

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

APPEAL FROM ORDER No 356 of 2000
with
Civil Application No. 8645 of 2000

For Approval and Signature:

Hon'ble MR.JUSTICE J.R.VORA

=====

1. Whether Reporters of Local Papers may be allowed : YES
to see the judgements?

2. To be referred to the Reporter or not? : NO

3. Whether Their Lordships wish to see the fair copy : NO
of the judgement?

4. Whether this case involves a substantial question : NO
of law as to the interpretation of the Constitution
of India, 1950 of any Order made thereunder?

5. Whether it is to be circulated to the Civil Judge? : NO

CHANDER MOHAN ABRAL

Versus

AHMEDABAD MUNICIPAL CORPORATION

Appearance:

MR JR SHAH for Petitioner
MR RR MARSHALL for Respondent No. 1

CORAM : MR.JUSTICE J.R.VORA

Date of decision: 08/11/2000

ORAL JUDGEMENT

1. Heard learned advocate Mr.J.R. Shah for the
appellant and learned Advocate Mr. R.R. Marshal for the
respondent.

2. In the facts and circumstances of the case, it appears that the dispute is regarding the size of an advertisement board placed in the property of Railways facing the Road.

3. In the facts and circumstances of the case, it appears that the interest of justice is met if the Appeal is dismissed with a direction to the appellant to put up the advertisement board as per the specifications and requirements of the respondent Corporation. This is likely to take time and, therefore, the interim relief granted in Civil Application No. 8645 of 2000 is also required to be extended till 30th June, 2001. Learned Advocate Mr. J.R. Shah for the appellant makes a statement that from 1st of July, 2001, the appellant will place an advertisement board in place of the disputed board as per the specifications and requirements of the defendant Corporation. In this view of the matter, the following order is passed :

" Appeal stands disposed of as dismissed.
Interim relief granted in Civil Application No. 8645 of 2000, shall continue till 30th June, 2001. The appellant shall place an advertisement board in place of the disputed board from 1st of July, 2001 as per the specifications and as per the requirements of the defendant Corporation.
No order as to costs."

6. In view of the aforesaid order, the Civil Application stands disposed of accordingly. Notice shall stand discharged.

(J.R. Vora, J.)

p.n.nair